

THE COURTS.

THE TWEDD CIVIL SUIT.
GATHERING UP THE LINES OF EVIDENCE—THE TEA-TIMONY FROM THE BANK BOOKS BEGAN.

The trial of the \$6,000,000 suit against Tweed was resumed yesterday before Judge Westbrook in Supreme Court, Circuit. At the opening of the court G. S. Miller was recalled and cross-examined as to his bills and how he made them up, and as to what part of his bills was genuine. He had already stated that only 85 per cent was genuine and, while he was willing to do what was right, he had no money to return to the city. S. C. Lyons, the county bookkeeper, was recalled and identified the 40 warrants which are not charged to have been fraudulent, purporting to have been issued on the audit of the County Audit Board. These 40 honest warrants are for an aggregate of \$113,885.52, the other 150 being for an aggregate of nearly \$6,000,000. John H. Draper, the Secretary of the Grand Jury which impaneled several members of the Ring, testified that deposit tickets from the Broadway Bank and other banks of Tweed, etc., from the Broadway Bank and other banks of Tweed, Ingersoll, Garver, and others, were before that jury.

John H. Kuyves was recalled, and stated that the total amount received by him on the 16 bills on which the 150 warrants drawn in his favor purported to be founded, was between \$125,000 and \$150,000. The gross amount of the bills was over \$400,000. He was informed, while absent by his cashier, Mr. Grayburn, that Mr. O'Connor authorized him (Grayburn) to say that if the witness returned he would be protected. Mr. Schultz told the witness the same thing, saying he had been assured that he would be protected. Mr. Green and Mr. Stebbins understood Mr. Schultz to say they had met together and said he should have full protection. He had failed twice in business, but in 1860 was running a large business, and was worth over \$100,000. He had given \$1,000 to the three following years to support it.

John L. Everett, cashier of the Broadway Bank, testified that the accounts of Tweed, Ingersoll, Garver, Draper, and of the New York County were closed, and he identified the books of the bank containing those accounts. He explained the system of receiving deposits and making up deposit ledgers and the general course of banking. He said that the depositors' names were not written down, as they were taken to the grand jury in 1872. He had made several searches for them since, but they were gone. Mr. Parham, the receiving teller of the same bank, gave substantially the same testimony as to the contents of the books and identified some of the 40 warrants on warrants made by E. A. Woodward. Pending his cross-examination the court adjourned.

NIGHTY AUCTIONS.

In the suit of Daniel A. Mathews against Mayor Wickham, to restrain the Mayor and the police from interfering with the plaintiff's business, Judge Brady, in Supreme Court, Chambers, has refused a temporary injunction against the defendants. The plaintiff advertised as auctioneer to sell at night 377 articles of bronzes, clocks, &c. The police, under the statute requiring all sales of goods by public auction in this city to be made in the daytime, except books or prints, "and goods sold in the original package as imported, according to a printed catalogue, of which samples shall have been opened and exposed to public inspection at least one day previous to the sale," failed to appear to restrain the sale, and the court adjourned, as was the letter of the law. It may be easy to evade the statute, but so far as a compliance with it can be enforced by the courts it should be done. He therefore issues the motion.

CRIMINAL NOTES.

In the suit of the Industrial Exhibition Company against Morganthau, Birney & Co., Judge Lawrence, in Supreme Court, on motion of Mr. A. F. Arndt, granted the plaintiffs leave to reply to the defendant's motion to set aside the injunction, contending to an early trial. At the same time he ruled on the motion or an injunction restraining the defendants from acting as agents for the plaintiffs.

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CRIMINAL NOTES.

At the Toms Police Court yesterday Michael McLaughlin, who was indicted and sent to jail for shooting his wife, charged with stabbing Adolphus in the thigh, was released, charged with stabbing Adolphus in the thigh, was released.

At the Washington Police Court yesterday John T. Ferris of No. 50 West Thirty-ninth, John Shahan of No. 405 West Twenty-seventh, and Thomas McGroarty of No. 120 West Twenty-second, all, were arraigned on a charge of their horses overrunning, injuring plaintiffs' goods to the extent of over \$4,000. The defendants charge the plaintiffs' carriages.

The suit of Levi Mable and others against Isaac Harmon and others was tried yesterday in the Court of Common Pleas before Judge Van Brunt. The defendants occupied a floor over the shop of the plaintiff, and by some accident the floor gave way, causing the plaintiff to fall, and the defendants' horses overran, injuring plaintiff's goods to the extent of over \$4,000.

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